

REMARKS

Applicant hereby elects the species of Figs. 7-9 for prosecution on the merits to which the claims will be restricted if no generic claim is found allowable. The claims readable on the elected species are 1-5, 10-16 and 20-27. The remaining claims have either been withdrawn or cancelled.

Applicant notes that the June 5, 2007 Office Action was mailed to William Hanlon, Esq. at the law firm of Young and Basile, PC. Attorney Hanlon is no longer attorney of record. The attorneys of record are those of the undersigned law firm Gottlieb, Rackman & Reisman, with all correspondence to be directed to Jeffrey Kaden, Esq. (See the previously submitted change of attorney documents received by the U.S. Patent Office on February 15, 2005 - - copy attached.)

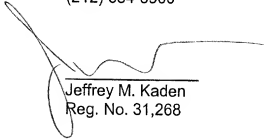
A three month extension of time is also submitted herewith. It is urged that the fee for this extension be refunded to Applicant since the Patent Office incorrectly sent the June 5, 2007 Office Action to prior counsel at the Young & Basile firm (Applicant and the undersigned only just learned of the Action by conducting a status check of the online Patent Office Records).

Early and favorable Action is requested.

The Commissioner is authorized to charge any additional fees that may be required, or to credit any overpayment to Deposit Account No. 07-1730.

Respectfully submitted,

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New York, N.Y.

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